

1/6/72

Director of Information  
General Services Administration  
Washington, D.C.

Dear Sir,

In the past I have made requests for access to evidence relating to the assassination of President John F. Kennedy, and have refused, on the basis that this evidence is not available on that aspect to an ordinary basis to others, in open violation of existing regulations. A recent day of requests for expansion of the scope and all have been denied.

I am more inclined to believe that the same ruling is about to be applied. Therefore, I write to appeal the refusal to me and to appeal, in addition, my decision of the Archivist, or my act of his, on his behalf, or with his authority or consent, that will have the same effect.

My verbal and written requests are on file, and I have copies, as you do or can.

Should this appeal again, I will be forced to consider whether I can proceed at law against their irresponsibility, for I consider it will be not only a violation of law and regulations but grossly dangerous to me.

You will find that I make an official request for access to what was transferred to the National Archives by the Representative of the Kennedy estate, in person, to Mr. Warren, the Archivist, on November, at his own insistence, when a more lucid and specific request, as outlined, was given to the Representative of the estate.

Secondarily, I have written the Archivist for equality of which was offered to have a properly qualified pathologist should be regular basis.

Respectfully,

Harold Melchers